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Attorneys for Debtor

UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF NEVADA

\* \* \* \* \*

IN RE: Case No. 21-50466-btb  
(Chapter 13)  
JULIANA MAYER LOZA,

Debtor.

**ATTORNEY INFORMATION SHEET  
FOR PROPOSED ORDER  
SHORTENING TIME**

Hearing Date: N/A  
Hearing Time:  
Est. Time:  
Set by:

As required by the Court under LR 9006, STEPHEN R. HARRIS, ESQ., of HARRIS LAW PRACTICE LLC, attorney for JULIANA MAYER LOZA ("Debtor"), provided notice or attempted to provide notice to the following parties, or their counsel, of the proposed Order Shortening Time with respect to a hearing on her DEBTOR'S MOTION FOR SANCTIONS AGAINST LEVERTY & ASSOCIATES LAW, CHTD. AND ALLIED FORECLOSURE SERVICES FOR WILLFUL VIOLATION OF THE § 362(a) AUTOMATIC STAY AND TO DECLARE FORECLOSURE SALE VOID AB INITIO (Docket No. 7) ("Motion") filed on June 24, 2021, in the above-captioned case. They agree or disagree to the time being shortened, as indicated below:

	<u>NAME</u>	<u>HOW &amp; WHEN</u>	<u>AGREE/DISAGREE</u>
1			
2	William Ginn, Esq.	June 24, 2021	Disagree- See Attached
3	Leverly & Associates Law, CHTD.	Via email	
4	Judith A. Otto, Esq.	June 24, 2021	No Response.
5	Attorney for Allied Foreclosure Services	Via email	

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7 DATED this 24<sup>th</sup> day of June 2021.

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STEPHEN R. HARRIS, ESQ.  
HARRIS LAW PRACTICE LLC

*/s/ Stephen R. Harris*

\_\_\_\_\_  
Attorneys for Debtor

## Hannah Bass

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**From:** Steve Harris  
**Sent:** Thursday, June 24, 2021 11:38 AM  
**To:** Hannah Bass  
**Subject:** FW: J. Mayer Loza Chapter 13---OST request for hearing on Debtor's Motion For Sanctions

**Stephen R. Harris, Esq.**  
**Harris Law Practice LLC**  
6151 Lakeside Drive, Suite 2100  
Reno, Nevada 89511  
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**From:** Bill Ginn <bill@levertylaw.com>  
**Sent:** Thursday, June 24, 2021 11:24 AM  
**To:** Steve Harris <steve@harrislawreno.com>; Patrick Leverty <Pat@levertylaw.com>; law@ottoltd.com  
**Cc:** Jess Rinehart <jess@levertylaw.com>  
**Subject:** RE: J. Mayer Loza Chapter 13---OST request for hearing on Debtor's Motion For Sanctions

Dear Mr. Harris,

Patrick Leverty, Gene Leverty and myself are beginning a three week trial in Las Vegas as I write this. As a result, we are not available to attend any hearings in Reno until after July 16, 2021.

Sincerely

William R. Ginn, Esq.



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**From:** Steve Harris <[steve@harrislawreno.com](mailto:steve@harrislawreno.com)>

**Sent:** Thursday, June 24, 2021 11:17 AM

**To:** Patrick Leverty <[Pat@levertylaw.com](mailto:Pat@levertylaw.com)>; [law@ottoltd.com](mailto:law@ottoltd.com)

**Cc:** Bill Ginn <[bill@levertylaw.com](mailto:bill@levertylaw.com)>

**Subject:** J. Mayer Loza Chapter 13---OST request for hearing on Debtor's Motion For Sanctions

Hello Patrick and Judy---attached is a filed Debtor's Motion For Sanctions. I am requesting shortened time for hearing the subject Motion on tomorrow Friday or Monday June 28<sup>th</sup>, and I am required by the Local Rules to solicit your agreement or disagreement to such proposed shortened time for hearing request. Therefore, please reply to this email by 1:00PM today with your indicated agreement or disagreement. After 1:00PM, I intend to file the pleadings requesting shortened time for hearing and lodge the Order with respect to same. Thankyou. Steve Harris

**Stephen R. Harris, Esq.**

**Harris Law Practice LLC**

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